ي من من من المعلى الله من المعلى المعالية المعالية المعالية المعالية المعالية المعالية المعالية المعالية المعا

BOOK 9 PAGE 144
Provided that if the said Howard L. See and Virginia E. See, his wife,
shall pay at maturity the promissory note given for said indebtedness of Four Thousand
Two Hundred (\$4,200.00) dollars of even date herewith by Howard L. See and Virginia E. See his wife
Virginia E. Saa, his wifa, mortgagors herein, payable five years after
date, made payable to the said Howard Marvin Jones and Mabel G. Jones, his wife,
or order, with interest thereon at six(6%). per cent. per annum, payablequarterly,
and all renewals of said note with interest thereon and comply with all the covenants in this mortgage, then
this mortgage shall be void, otherwise to be in full force and effect.
And the said mortgagors hereby covenant: That they are seized of the land hereby
conveyed andhave the right to convey said land; thatthey will not suffer or permit any
strip or waste of the mortgaged premises and will keep all buildings and improvements in good repair:
andthey also hereby covenant thatthey will pay the aforesaid mortgage debt and inter-
est thereon when the same is due and payable, as herein above set forth and according to the tenor of
said note; and will keep the buildings on the said ground fully insured from loss by fire, pay the insur-
ance premiums and protect in the policy of insurance the mortgagee or assignee, and will pay all taxes
on the real estate hereby conveyed and should they fail in paying the said taxes and insurance
premiums and said mortgages or assignee should pay the same, then the amount of the taxes and prem-

Provided that if default shall be made by the said ... Howard L. See and Virginia E. See, his wife, in the payment of the said promissory note at maturity, or any renewal or renewals thereof, when due, or of any interest thereon when due, or if default shall be made in the performance of any of the covenants in this mortgage, then it shall be lawful for the said ... Howard Marvin Jones and Mabel C. Jones, his wife, Mortgagees herein, or the survivor America or any Assignee of this mortgage, and they are hereby authorized, empowered and directed to do so, to enter and possess and sell the said mortgaged premises at the ... Court House door in Frederick, ---Frederick. County, Maryland, at public auction for cash, after giving public notice of the time, place, manner and terms of sale in some newspaper published in said County at least twenty days prior to the day of sale, and to apply the proceeds of such sale to the payment of all expenses attending said sale, including Court costs, the usual chancery commissions, all counsel fees of the mortgagee or assignee or party making the sale and then to the payment of the said promissory note, with the interest due thereon, or any renewal thereof with the interest due thereon, so that all monies owing under this mortgage shall be paid, and to pay the amount of the taxes and insurance premiums paid by the mortgagee or assignee with interest thereon from the time paid, and to pay the surplus to the said mortgagors, and in case payment should be made after advertisement under said power, then accrued expenses, counsel fees and only half commissions shall be paid by the said mortgagors.

iums so paid, with interest thereon, shall be a lien on the mortgaged property, as though included in

Witness our hands and scals.

Test:

the first instance in the mortgage itself.